

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MONTANA  
MISSOULA DIVISION

MARKEL AMERICAN INSURANCE  
COMPANY,

CV 21-73-M-DLC

Plaintiff and Counter-Defendant,

ORDER

v.

CLEARVIEW HORIZON, INC.,  
MIKE LINDERMAN, and MICHELE  
MANNING,

Defendants,

and

MACKENZIE CORINNE HOYER,  
JULIANNA PELUSO, ALLANAH  
TERRETT, EMILY CARTER,  
STEPHANIE KAISER, SUZANNAH  
SCARCELLO, ANNA BRYANT, and  
CHRISTINA WARD,

Defendant-Intervenors.

---

CLEARVIEW HORIZON, INC.,

Counterclaimant and Third-Party Plaintiff,

v.

MARSH & MCLENNAN AGENCY, LLC, a foreign limited liability company (formerly known as PAYNEWEST INSURANCE, INC.), and MARKEL INSURANCE COMPANY, a foreign limited liability company,

Third-Party Defendants.

Before the Court is the Stipulation for Dismissal with Prejudice entered by Plaintiff Markel American Insurance Company (“MAIC”) and Defendant and Counterclaim-Plaintiff Clearview Horizon, Inc. (“Clearview”). (Doc. 96.) The parties stipulate and agree to dismiss with prejudice all counterclaims pled and asserted by Clearview against MAIC in their First Amended Counterclaim (Doc. 40), pursuant to the parties’ Joint Release and Settlement Agreement, with each party to bear their own costs and attorneys’ fees.

Accordingly, IT IS ORDERED that the above-captioned matter is DISMISSED WITH PREJUDICE as to all counterclaims asserted by Clearview against MAIC, without fees or costs to either party.

DATED this 31st day of October, 2023.



---

Dana L. Christensen  
District Judge  
United States District Court